	olunias, Pelitas			
Name of Debtor (if individual, enter Last, First, Middle):  Name of Joint Debtor (Spouse) (Last, First	Middle):			
EBG Holdings LLC				
All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names):  All Other Names used by the Joint Debtor (include married, maiden, and trade names)	n the last 8 years			
EBG Merger LLC				
Last four digits of Soc. Sec. or Individual-Taxpayer I.D. (ITIN) No./Complete EIN (if more than one, state all): 3635  Last four digits of Soc. Sec. or Individual-Taxpayer I.D. (ITIN) No./Complete EIN (If more than one, state all):	•			
Street Address of Debtor (No. and Street, City, and State):  Street Address of Joint Debtor (No. and Street Address of Joint D	et, City, and State):			
New York, NY [10017	ZIP CODE			
County of Residence or of the Principal Place of Business:  New York County  County of Residence or of the Principal Place of Business:  County of Residence or of the Principal Place of Business:	ce of Business:			
Mailing Address of Debtor (if different from street address):  Mailing Address of Joint Debtor (if different from street address):	it from street address):			
	t Hom street address;			
	ZID CODE			
Location of Principal Assets of Business Debtor (if different from street address above).	ZIP CODE			
Type of Debtor Nature of Business Chapter of Ba	1 C. J. H. J. While Ab.			
The state of the s	nkruptcy Code Under Which the n is Filed (Check one box.)			
Health Care Business Chapter 7				
☐ Individual (includes Joint Debtors) ☐ Single Asset Real Estate as defined in ☐ Chapter 9  See Exhibit D on page 2 of this form. ☐ I U.S.C. § 101(51B) ☐ Chapter 9  Chapter 9	Recognition of a Foreign			
See Exhibit D on page 2 of this form.  ☐ Corporation (includes LLC and LLP ☐ Railroad ☐ Chapter I☐				
□ Partnership □ Stockbroker □ Chapter □				
Other (If debtor is not one of the above entities, check this box and state the type of Clearing Bank	Nonmain Proceeding			
entity below.)	Nature of Debts			
	(Check one box.)			
	primarily consumer debts, defined			
(Check box, if applicable) in 11 U.S  ☐ Debtor is a tax-exempt organization under individua	.C. § 101(8) as "incurred by an primarily for a personal, family, or			
	l primarily for a personal, family, or light purpose."			
	primarily business debts.			
Filing Fee (Check one box.)  Chapter 13	Dahtars			
☐ Full Filing Fee attached Check one box:				
Filing Fee to be paid in installments (applicable to individuals only). Must  Debtor is a small business debtor as Debtor is not a small business debtor as	defined in 11 U.S.C. § 101(51D)			
Filing Fee to be paid in installments (applicable to individuals only). Must Debtor is not a small business debtor	1 C 1: 11 H C C C 101/21D)			
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is unable to pay fee except in installments. Rule 1006(b). See Official Form  Check if:				
is unable to pay fee except in installments. Rule 1006(b). See Official Form  3A.  Check if:  Debtor's aggregate noncontingent li	quidated debts (excluding debts			
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B1 (Official Form 1 (4/10)

Voluntary Petition (This page must be completed and filed in every case)	Name of Debtor(s):	
(This page must be completed and filed in every case.) All Prior Bankruptcy Cases Filed Within Last 8	EBG Holdings LLC  8 Years If more than two, attach additional sl	Last 1
Location All Frior Bankrupicy Cases Filed Within East of	Case Number:	Date Filed:
Where Filed: None		
Location	Case Number:	Date Filed:
Where Filed:  Pending Bankruptcy Case Filed by any Spouse, Partner, or A	ffiliate of this Dobton (If more than one att	
Name of Debtor: See Addendum Hereto	Case Number:	Date Filed;
District:	Relationship:	Judge:
Exhibit A	Exhibi	14 D
(To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.)	(To be completed if det whose debts are primari I, the attorney for the petitioner named in th have informed the petition that [he or she] I 13 of title 11, United States Code, and have each such chapter. I further certify that I ha	ebtor is an individual rily consumer debts.) the foregoing petition, declare that I may proceed under chapter 7, 11, 12, or the explained the relief available under
	required by 11 U.S.C. § 342(b).	
Exhibit A is attached and made a part of this petition.	x	
	Signature of Attorney for Debtor(s)	(Date)
Exmi	ibit C	
Does the debtor own or have possession of any property that poses or is alleged to po	ose a threat of imminent and identifiable harr	m to public health or safety?
Yes, and Exhibit C is attached and made a part of this petition.		
No.		
Exhi	ibit D	
		- ,
(To be completed by every individual debtor. If a joint petition is filed, each spouse	must complete and affact a separate Exhibit	D.)
Exhibit D completed and signed by the debtor is attached and made a part	t of this petition.	
If this is a joint petition:		
Exhibit D also completed and signed by the joint debtor is attached and m	nade a part of this petition.	
Information Regardin (Check any ap  Debtor has been domiciled or has had a residence, principal place of busin of this petition or for a longer part of such 180 days than in any other Dist  There is a bankruptcy case concerning debtor's affiliate, general partner, or Debtor is a debtor in a foreign proceeding and has its principal place of business or assets in the United States but is a defendant in an acceptance will be served in regard to the relief sought in this District.	iness, or principal assets in this District for 18 strict.  or partnership pending in this District.  pusiness or principal assets in the United State	es in this District, or has no principal
Certification by a Debtor Who Reside (Check all appl  Landlord has a judgment against the debtor for possession of debtor's resi	plicable boxes.)	ving.)
		Ī
	(Name of landlord that obtained judgme	ent)
		!
	(Address of landlord)	
Debtor claims that under applicable nonbankruptcy law, there are circums default that gave rise to the judgment for possession, after the judgment for		mitted to cure the entire monetary
☐ Debtor has included with this petition the deposit with the court of any rea	nt that would become due during the 30-day	period after the filing of the petition.
☐ Debtor certifies that he/she has served the Landlord with this certification	ı. (11 U.S.C. § 362(1)).	
		•

The debtor requests the relief in accordance with the chapter of title 11, United

ice/President and Chief Financial Officer

Page 3

Signature of Non-Attorney Bankruptcy Petition Preparer I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that

individual, state the Social-Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.)

X

Date

Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social-Security number is provided above.

Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual.

If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.

A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

the debtor.

X

States Code, specified in this petition.

Signature of Authorized Indi

Jeff Hunter

Manager, Executive,

Date: August 18, 20/0

#### **ADDENDUM TO VOLUNTARY PETITIONS**

On the date hereof, each of the affiliated entities listed below (including the Debtor in this chapter 11 case) filed a voluntary petition for relief under chapter 11 of Title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York (the "Court"). A motion has been filed (or shortly will be filed) with the Court requesting that the chapter 11 cases of these entities be consolidated for procedural purposes only and jointly administered.

- EBG Holdings LLC
- Boston Generating, LLC
- Fore River Development, LLC
- Mystic I, LLC
- Mystic Development, LLC
- BG New England Power Services, Inc.
- BG Boston Services, LLC

# ACTION BY THE BOARD OF MANAGERS OF EBG HOLDINGS LLC, A DELAWARE LIMITED LIABILITY COMPANY, AUTHORIZING FILING OF A PETITION UNDER CHAPTER 11 OF THE BANKRUPTCY CODE

The Board of Managers (the "Board") of EBG Holdings LLC, a Delaware limited liability company (the "Company"), in lieu of holding a special meeting of the Board of the Company, hereby takes the following actions and adopts the following resolutions (the "Resolutions") by unanimous written consent pursuant to the requirements of the Delaware Limited Liability Company Act, and the same remain in full force and effect, without modifications as of the date hereof:

WHEREAS, the Company is governed by that certain Limited Liability Company Operating Agreement, dated as of June 1, 2007 (as amended, the "<u>LLC Agreement</u>"), and, pursuant to <u>Section 5.1</u> of the LLC Agreement, the managers of the Company (the "<u>Managers</u>") manage and control the Company's business;

WHEREAS, the Managers have reviewed and analyzed materials and advice presented by management and the outside financial and legal advisors of the Company regarding the financial condition, capital structure, liquidity position, business model and projections, and short term and long term prospects of the Company and the sale, restructuring and other strategic alternatives available to it, and the impact of the foregoing on the businesses of the Company and its subsidiaries (collectively, the "Subsidiaries");

WHEREAS, the Managers have determined that it is advisable and in the best interests of the Company, the Subsidiaries and their creditors that voluntary petitions (the "Chapter 11 Cases") be filed by the Company and the Subsidiaries to seek relief under the provisions of Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"); and

WHEREAS, on August 7, 2010, the Managers approved entry by the Company into that certain Asset Purchase Agreement (the "Purchase Agreement") by and among the Company, the Subsidiaries, Constellation Holdings, Inc., and Constellation Energy Group, Inc., pursuant to which the Company and the Subsidiaries will, subject to approval of the Bankruptcy Court, sell substantially all of their assets to Constellation Holdings, Inc. or such higher or otherwise better bidder through a competitive auction process contemplated by Section 363 of the Bankruptcy Code.

### I. Voluntary Petition Under the Provisions of Chapter 11 of the Bankruptcy Code

NOW, THEREFORE, BE IT RESOLVED, that the filing of the Chapter 11 Cases by the Company and the Subsidiaries, and the seeking of relief by the Company and the Subsidiaries under the provisions of Chapter 11 of the Bankruptcy Code in the Bankruptcy Court be, and each hereby is, authorized and approved for all purposes and in all respects;

FURTHER RESOLVED, that the Authorized Representatives (as defined below) of the Company shall be, and each of them hereby is, authorized, empowered and directed to execute and verify voluntary petitions for relief under the provisions of Chapter 11 of the Bankruptcy Code in the name and on behalf of the Company (including in the Company's capacity as a member of each of the Subsidiaries) and to cause the same to be filed with the Bankruptcy Court in such form and at such time as the Authorized Representative executing said petition shall determine:

FURTHER RESOLVED, that the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed to execute and file, or cause to be filed (or direct others to do so on their behalf as provided herein) with the Bankruptcy Court, in the name and on behalf of the Company (including in the Company's capacity as a member of each of the Subsidiaries), all first day petitions, affidavits, schedules, motions, lists, applications, pleadings and other necessary papers or documents, including any amendments thereto, necessary and proper to obtain initial relief under the provisions of Chapter 11 of the Bankruptcy Code and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers or other professionals approved by the Managers;

### II. Postpetition Use of Cash Collateral

FURTHER RESOLVED, that the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed to negotiate, document, execute, deliver and otherwise take any and all actions necessary or appropriate for the Company and the Subsidiaries to enter into one or more cash collateral agreements (collectively, the "Cash Collateral Documents") and, if appropriate, such loan agreements, documents, notes, guaranties, security agreements, pledge agreements and all other documents, agreements or instruments (collectively, the "Credit Documents"), in each case, as may be deemed necessary or appropriate by an Authorized Representative;

**FURTHER RESOLVED**, that the Authorized Representatives of the Company shall be, and each of them hereby is, authorized and directed, with full power of delegation, on behalf of and in the name of the Company, to execute, verify and/or file, or cause to be filed and/or executed or verified (or direct others to do so on their behalf as provided herein) all necessary documents, including, without limitation, all Cash Collateral Documents, Credit Documents, petitions,

affidavits, schedules, motions, lists, applications, pleadings and other papers, to employ and retain all assistance by legal counsel, accountants or other professionals and to take any and all actions which the Authorized Representative deems necessary and proper in connection with the Chapter 11 Cases or any cash collateral agreements contemplated hereby;

### III. Retention of Professionals

FURTHER RESOLVED, that the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed to employ the law firm of Latham & Watkins LLP as general bankruptcy counsel to represent and advise the Company and the Subsidiaries in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance the Company's and the Subsidiaries' rights and obligations, including filing any pleadings, in connection with the Chapter 11 Cases; and in connection therewith, the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed, in the name and on behalf of the Company (including in the Company's capacity as a member of each of the Subsidiaries), to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 Cases, and cause to be filed an appropriate application with the Bankruptcy Court for authority to retain the services of Latham & Watkins LLP;

FURTHER RESOLVED, that the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed to employ the financial services firm of JP Morgan Securities, Inc. ("JPM"), as investment banker to the Company and the Subsidiaries in connection with the Chapter 11 Cases, and to take any and all actions to advance the Company's and the Subsidiaries' rights and obligations in connection with the Chapter 11 Cases; and in connection therewith, the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed, in the name and on behalf of the Company (including in the Company's capacity as a member of each of the Subsidiaries), to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 Cases, and cause to be filed an appropriate application with the Bankruptcy Court for authority to retain the services of JPM;

FURTHER RESOLVED, that the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed to employ the financial services firm of Perella Weinberg Partners, LP ("PWP"), as financial advisor to the Company and the Subsidiaries in connection with the Chapter 11 Cases, and to take any and all actions to advance the Company's and the Subsidiaries' rights and obligations, including filing any pleadings, in connection with the Chapter 11 Cases; and in connection therewith, the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed, in the name and on behalf of the Company (including in the Company's capacity as a member of each of the

Subsidiaries), to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 Cases, and cause to be filed an appropriate application with the Bankruptcy Court for authority to retain the services of PWP;

FURTHER RESOLVED, that the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed to employ the law firm of Brown Rudnick LLP ("Brown Rudnick"), as regulatory counsel to the Company and the Subsidiaries in connection with the Chapter 11 Cases, and to take any and all actions to advance the Company's and the Subsidiaries' rights and obligations, including filing any pleadings, in connection with the Chapter 11 Cases; and in connection therewith, the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed, in the name and on behalf of the Company (including in the Company's capacity as a member of each of the Subsidiaries), to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 Cases, and cause to be filed an appropriate application with the Bankruptcy Court for authority to retain the services of Brown Rudnick;

FURTHER RESOLVED, that the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed to employ the law firm of FTI Consulting, Inc. ("FTI"), as restructuring consultant to the Company and the Subsidiaries in connection with the Chapter 11 Cases, and to take any and all actions to advance the Company's and the Subsidiaries' rights and obligations, including filing any pleadings, in connection with the Chapter 11 Cases; and in connection therewith, the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed, in the name and on behalf of the Company (including in the Company's capacity as a member of each of the Subsidiaries), to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 Cases, and cause to be filed an appropriate application with the Bankruptcy Court for authority to retain the services of FTI;

FURTHER RESOLVED, that the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed to employ the law firm of Anderson Kill & Olick, P.C. ("AK"), as conflicts counsel to the Company and the Subsidiaries in connection with the Chapter 11 Cases, and to take any and all actions to advance the Company's and the Subsidiaries' rights and obligations, including filing any pleadings, in connection with the Chapter 11 Cases; and in connection therewith, the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed, in the name and on behalf of the Company (including in the Company's capacity as a member of each of the Subsidiaries), to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 Cases, and cause to be filed an

appropriate application with the Bankruptcy Court for authority to retain the services of AK;

FURTHER RESOLVED, that the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed to employ The Garden City Group, Inc. ("GCG"), as notice and claims agent to represent and assist the Company and the Subsidiaries in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance the Company's and the Subsidiaries' rights and obligations in connection with the Chapter 11 Cases; and in connection therewith, the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Cases, and cause to be filed an appropriate application with the Bankruptcy Court for authority to retain the services of GCG;

FURTHER RESOLVED, that the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed to employ any other professionals necessary or advisable to assist the Company and the Subsidiaries in carrying out their duties under the Bankruptcy Code; and in connection therewith, the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed to execute appropriate retention agreements, pay appropriate retainers prior to or immediately upon the filing of the Chapter 11 Cases and cause to be filed appropriate applications with the Bankruptcy Court for authority to retain the services of any other professionals, as necessary or advisable (together with Latham & Watkins LLP, JPM, PWP, Brown Rudnick, FTI, AK and GCG, the "Professionals");

#### IV. General

FURTHER RESOLVED, that the Authorized Representatives of the Company shall be, and each of them hereby is, authorized, empowered and directed to take or cause to be taken any and all such further actions and to execute and deliver or cause to be executed or delivered all such further agreements, documents, certificates and undertakings, and to incur all such fees and expenses, in all cases consistent with the purpose and intent of the foregoing resolutions, as in their judgment, after seeking advice of legal counsel, shall be necessary, appropriate or advisable to effectuate the purpose and intent of any and all of the foregoing resolutions;

FURTHER RESOLVED, that all acts, actions and transactions that are consistent with the foregoing resolutions done in the name of and on behalf of the Company (including in the Company's capacity as a member of each of the Subsidiaries), which acts would have been approved by the foregoing resolutions except that such acts were taken before these resolutions were certified, including without limitation all acts lawfully done or actions lawfully taken by any

Authorized Representative of the Company or any of the Professionals to seek relief on behalf of the Company and the Subsidiaries under Chapter 11 of the Bankruptcy Code be, and hereby are, adopted, ratified, confirmed and approved in all respects as the acts and deeds of the Company and the Subsidiaries; and

FURTHER RESOLVED, that for purposes of these resolutions, and unless and until otherwise authorized or modified by the Managers, the "Authorized Representatives" of the Company shall be the officers of the Company or such other person or persons as the Managers may designate.

Signature page follows

The undersigned, being all of the Ma	magers of the Company, do hereby consent to the
foregoing actions as of August 18, 2010.	Mark R Sudbey
	Jeff Hunter / Cital
	Patrick C. Eilers  Eugene I. Davis
	James Calandra
	Howard Wolf

The undersigned, being all of the Managers of the Company, do hereby consent to the foregoing actions as of Avairable, 2010.

Mark R. Sudbey	
Jeff Hunter	
Patrick C. Eilers	
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Eugene I. Davis	
Michael J. Beck	
James Calandra	
Howard Wolf	

In re:	
EBG Holdings LLC,	Chapter 11
EBG Holdings EEC,	Case No. 10()
Debtor.	Joint Administration Requested

# CONSOLIDATED LIST OF CREDITORS HOLDING 30 LARGEST UNSECURED CLAIMS

The following is a list of creditors holding the 30 largest unsecured claims against the above-captioned Debtor and certain affiliated entities that have simultaneously commenced chapter 11 cases in this Court (collectively, the "<u>Debtors</u>"). This list has been prepared on a consolidated basis from the unaudited books and records of the Debtors and reflects amounts from the Debtors' books and records as of August 18, 2010.

The list is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in the Debtors' chapter 11 cases. The list does not include (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101, or (2) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the largest unsecured claims. The information herein shall not constitute an admission of liability by, nor is it binding on, any Debtor. Moreover, nothing herein shall affect any Debtor's right to challenge the amount or characterization of any claim at a later date.

No.	Name of Creditor and Complete Mailing Address, including Zip	Name, Telephone Number, and Complete Mailing Address of Employee, Agent or Department of Creditor Familiar with Claim	Nature of Claim (Trade Debt, bank loan, government contract, etc.)	Indicate if Claim is Contingent, Disputed, Unliquidated or Subject to Setoff	Amount of Claim
1	Credit Suisse, Cayman Islands Branch  Administrative Agent for the Lenders  11 Madison Avenue New York, NY 10010	Helen Fung Deal Administrator, Agency Loan Operations 7033 Louis Stephens Drive Morrisville, NC 27560  Tel: (919) 994-1045 Fax: (212) 322-2291  Also notify: Michael S. Benn Scott K. Charles Wachtell, Lipton, Rosen & Katz 51 West 52 <sup>nd</sup> Street New York, NY 10019  Tel: (212) 403-1000 Fax: (212) 403-2000	Unsecured Term Loan Debt		\$426,999,996.45 (as of August 18, 2010)
3	Distrigas of Massachusetts LLC  Stroock & Stroock & Lavan LLP 180 Maiden Lane New York, NY 10038  Credit Suisse Energy LLC	Harold Olsen Stroock & Stroock & Lavan LLP 180 Maiden Lane New York, NY 10038  Tel: (212) 806-5627 Fax: (212) 806-2627  Attn: Benjamin Son	Trade Debt  Trade Debt		\$50,655,331.63 \$36,905,023.00
	Eleven Madison Avenue, 10th Floor New York, New York 10010	Credit Suisse Recovery Management Eleven Madison Avenue, 10th Floor New York, New York 10010  Tel: 212-538-8028 Fax: 212-322-2390 benjamin.son@credit-suisse.com			

No.	Name of Creditor and Complete Mailing Address, including Zip	Name, Telephone Number, and Complete Mailing Address of Employee, Agent or Department of Creditor Familiar with Claim	Nature of Claim (Trade Debt, bank loan, government contract, etc.) Trade Debt	Indicate if Claim is Contingent, Disputed, Unliquidated or Subject to Setoff	Amount of Claim \$9,374,733.22
4	Sempra Tolling  Sempra Energy Trading  LLC  58 Commerce Road  Stamford, CT 06902	Attn: Charles Parker / Robert Hyland Sempra Energy Trading LLC 58 Commerce Road Stamford, CT 06902 Tel: 203-355-5625 / 203 355-5419 Fax: 203-355-6447			
5	Mitsubishi Power Systems Inc.  2287 Premier Row Orlando, FL 32809	Koji Hasegawa, President 2287 Premier Row Orlando, FL 32809  Fax: (407) 688-6990  Peggy Fero 1000 Colonial Center Parkway Lake Mary, FL 32746  Tel: (609) 716-4162 Fax: (407) 688-6481	Trade Debt		\$4,176,788.47
6	Spectra Energy 5400 Westheimer Court Houston, TX 77056-5310	Attn: Gregory L. Ebel, President 5400 Westheimer Court Houston, TX 77056- 5310 Tel: (713) 627-5400 Fax: (713) 627-4654	Trade Debt		\$1,159,803.16
7	NSTAR P O Box 4508 Woburn, MA 01888-4508	Tom May, President One NSTAR Way Westwood, MA 02090  Tel: (781) 441-8425 Fax: (781) 441-8495	Trade Debt		\$1,003,741.42
8	Pension Benefit Guaranty Corporation 1200 K Street, N.W. Suite 340 Washington, DC 20005	Israel Goldowitz, Chief Counsel 1200 K Street, N.W. Suite 340 Washington, DC 20005 Tel: (202) 326-4020 Fax: (202) 326-4112	Pension	CUD	\$987,383.00

<i>No.</i> 9	Name of Creditor and Complete Mailing Address, including Zip  City of Everett	Name, Telephone Number, and Complete Mailing Address of Employee, Agent or Department of Creditor Familiar with Claim Michael Matarazzo,	Nature of Claim (Trade Debt, bank loan, government contract, etc.) Trade Debt	Indicate if Claim is Contingent, Disputed, Unliquidated or Subject to Setoff	Amount of Claim \$373,386.82
	484 Broadway Everett, MA 02149	City Clerk 484 Broadway Everett, MA 02149 Tel: (617) 389-2100			
10	National Grid  40 Sylvan Road  Waltham, MA 02451	Attn: Sir John Parker, Chairman 40 Sylvan Road Waltham, MA 02451 Tel: (781) 907-1000 Tel: (516) 545-4939 Fax: (516) 545-3250	Trade Debt		\$320,889.51
11	Exxon Mobile  5959 Las Colinas Boulevard Irving, Texas 75039-2298	Attn: Rex W. Tillerson, Chairman 5959 Las Colinas Boulevard Irving, Texas 75039- 2298 Tel: (972) 444-1000 Fax: (972) 444-1350	Trade Debt		\$235,185.77
12	Borden & Remington Corporation  P O Box 2573 63 Water Street Fall River, MA 02722-2573	Robert Bogan, President 63 Water Street Fall River, MA 02721 Tel: (800) 543-5393 Fax: (508) 672-5670	Trade Debt		\$209,907.87
13	O'Connor Corp  45 Industrial Drive Canton, MA 02021	Thomas H. O'Connor, Jr., President 45 Industrial Drive Canton, MA 02021 Tel: (617) 364-9000 Fax: (781) 828-8248	Trade Debt		\$89,492.21
14	Integrated IT Solutions P O Box 595 Sciuate, MA 02066	Attn: President or General Counsel 159 Overland Road Waltham, MA 02451- 1729 Tel: (781) 545-5100 Fax: (781) 255-1331	Trade Debt		\$85,136.39

No.	Name of Creditor and Complete Mailing Address, including Zip	Name, Telephone Number, and Complete Mailing Address of Employee, Agent or Department of Creditor Familiar with Claim	Nature of Claim (Trade Debt, bank loan, government contract, etc.)	Indicate if Claim is Contingent, Disputed, Unliquidated or Subject to Setoff	Amount of Claim
15	Dechert LLP  1095 Avenue of the America New York, NY 10036	Alan Brilliant 1095 Avenue of the Americas New York, NY 10036 Tel: (212) 698-3600 Fax: (212) 698-3599	Services		\$85,000.00
16	City of Quincy 1305 Hancock Street Quincy, MA 02169	City Clerk 1305 Hancock Street Quincy, MA 02169 Tel: (617) 376-1130 Fax: (617) 376-1139	Trade Debt		\$84,809.60
17	Andrews International 3636 Solutions Center Chicago, IL 60677-3006	Jim Wood, President 27959 Smyth Drive Valencia, CA 91355 Tel: (661) 775-8400 Fax: (661) 775-8794	Trade Debt		\$71,662.75
18	New England Controls, Inc.  9 Oxford Road Mansfield, MA 02048	Tom Ramundo, President 9 Oxford Rd. Mansfield, MA 02048  Tel: (508) 851-2411 Fax: (508) 339-9144	Trade Debt		\$51,760.75
19	Clean Harbors P O Box 3442 Boston, MA 02241-3442	Alan S. McKim, President 42 Longwater Dr P.O. Box 9149 Norwell, MA 02061-9149 Tel: (781) 792-5000 Fax: (781) 792-5900	Trade Debt		\$50,816.51

No.	Name of Creditor and Complete Mailing Address, including Zip	Name, Telephone Number, and Complete Mailing Address of Employee, Agent or Department of Creditor Familiar with Claim	Nature of Claim (Trade Debt, bank loan, government contract, etc.)	Indicate if Claim is Contingent, Disputed, Unliquidated or Subject to Setoff	Amount of Claim
20	Control Components, Inc.  Dept 2544 Los Angeles, CA 90084-2544	Attn: President or General Counsel 22591 Avenida Empresa Rancho Santa Margarita, CA 92688 Tel: (949) 858-1877 Fax: (949) 858-1878	Trade Debt	Serogy	\$45,050.91
21	Chalmers & Kubeck North Air Industrial Park 24-34 Elise St. Westfield, MA 01085	Scott McCoy, President Air Industrial Park 24-34 Elise St. Westfield, MA 01085 Tel: (413) 568-2461 Fax: (413) 568-6588	Services		\$41,339.62
22	Atlantic Contracting & Special  P O Box 64191 Baltimore, MD 21264-4191	Paul Camara, President 25 Kenwood Circle Suite H Franklin, MA 02038 Tel: (781) 461-9545 Tel: (508) 530-9020 Fax: (508) 530-9039	Trade Debt		\$35,297.12
23	Standard & Poors  55 Water Street New York, NY 10041	Attn: President or General Counsel 55 Water Street New York, NY 10041 Tel: (212) 438-1000 Fax: (212) 438-2000	Trade Debt		\$32,000.00
24	Mechanical Dynamics & Analysis  19 British American Blvd. Latham, NY 12110	Attn: President or General Counsel 19 British American Blvd. Latham, NY 12110 Tel: (518) 399-3616 Fax: (518) 399-3929	Trade Debt		\$28,560.13

No. 25	Name of Creditor and Complete Mailing Address, including Zip  Adams Valves, Inc.  12303 Cutten Road Houston, TX 77066	Name, Telephone Number, and Complete Mailing Address of Employee, Agent or Department of Creditor Familiar with Claim  Attn: President or General Counsel 12303 Cutten Road Houston, TX 77066  Tel: (281) 453-3750 Fax: (281) 453-3749	Nature of Claim (Trade Debt, bank loan, government contract, etc.) Trade Debt	Indicate if Claim is Contingent, Disputed, Unliquidated or Subject to Setoff	Amount of Claim \$28,047.00
26	Stallion Companies LLC  110 Daniel Webster Highway Nashua, NH 03060	Michael E. Berlan, President 110 Daniel Webster Highway Nashua, NH 03060  Tel: (617) 459-8730 Fax: (866) 294-0120	Trade Debt		\$25,000.00
27	Mitchell Services, Inc.  8335 Monticello Road Shawnee, KS 66227	Attn: President or General Counsel 8335 Monticello Road Shawnee, KS 66227 Tel: (913) 422-5225 Fax: (913) 422-5199	Trade Debt		\$23,000.00
28	Capco Crane & Hoist, Inc.  58 Forest Ridge Drive Rowley, MA 01969	Attn: President or General Counsel 58 Forest Ridge Drive Rowley, MA 01969 Tel: (800) 422-7261 Fax: (913) 422-5199	Trade Debt		\$22,290.00
29	Keystone Engineering Corp. 62 Forest Ridge Drive Rowley, MA 01969	Attn: President or General Counsel 62 Forest Ridge Drive Rowley, MA 01969 Tel: (978) 948-3865 Fax: (978) 948-3875	Trade Debt		\$21,423.88

No.	Name of Creditor and	Name, Telephone	Nature of	Indicate if	Amount of Claim
	Complete Mailing Address,	Number, and Complete	Claim (Trade	Claim is	
	including Zip	Mailing Address of	Debt, bank	Contingent,	
		Employee, Agent or	loan,	Disputed,	
		Department of Creditor	government	Unliquidated	
		Familiar with Claim	contract,	or Subject to	
			etc.)	Setoff	
30	HF Controls LP	Attn: President or	Trade Debt		\$21,000.00
		General Counsel			
	1624 W. Crosby Road	1624 W. Crosby Road			
	Suite 124	Suite 124			
	Carrolton, TX 75006	Carrollton, TX 75006			
		Tel: (469) 568-6500			
		Fax: (469) 568-6599			
L			<u> </u>		

DECLARATION CONCERNING CONSOLIDATED

LIST OF CREDITORS HOLDING 30 LARGEST UNSECURED CLAIMS

I, the undersigned officer of the Debtor in the above-captioned case, declare under penalty of

perjury that I have reviewed the CONSOLIDATED LIST OF CREDITORS HOLDING 30

LARGEST UNSECURED CLAIMS and that the information contained therein is true and correct

to the best of my knowledge, information and belief.

Dated: August 18, 2010

New York, New York

/s/ Jeff Hunter

Jeff Hunter

Manager, Executive Vice President and Chief

Financial Officer

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In re: EBG Holdings LLC,	
	Chapter 11
	Case No. 10()
Debtor.	Joint Administration Requested

### LIST OF CREDITORS<sup>1</sup>

Contemporaneously herewith, the above-referenced Debtor and its affiliated debtors and debtors in possession (collectively, the "<u>Debtors</u>") have filed a motion requesting a waiver of the requirement for filing a list of creditors pursuant to Sections 105(a), 342(a) and 521(a)(1) of title 11 of the United States Code, Rules 1007(a)(1) and 2002(a), (f) and (l) of the Federal Rules of Bankruptcy Procedure, Rule 1007-1 of the Local Bankruptcy Rules for the Southern District of New York, and General Orders M-133, M-137, M-138 and M-192 of the United States Bankruptcy Court for the Southern District of New York. The Debtors propose to furnish their list of creditors to the proposed noticing and claims agent. The Debtors have consulted with and received the approval of the Clerk of this Court to implement the foregoing procedures.

The list of creditors will contain only those creditors whose names and addresses were maintained in the Debtors' consolidated database or were otherwise ascertainable by the Debtors prior to the commencement of these cases. The schedules of liabilities to be filed subsequently should be consulted for a list of the Debtors' creditors that is comprehensive and current as of the date of the commencement of these cases.

The information contained herein shall not constitute an admission of liability by, nor is it binding on, the Debtors.

In re:	
EBG Holdings LLC,	Chapter 11
EBG Holdings BBC,	Case No. 10()
Debtor.	Joint Administration Requested
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### **LIST OF EQUITY SECURITY HOLDERS**

In accordance with Rules 1007(a)(1) and 1007(a)(3) of the Federal Rules of Bankruptcy Procedures, the above-referenced Debtor submits the List of Equity Security Holders set forth below:

Shareholder	Percent Ownership
US Power Generating Company 505 Fifth Avenue, 21 <sup>st</sup> Floor New York, NY	100%

I, the undersigned officer of the Debtor in the above-captioned case, declare under penalty of perjury that I have reviewed the "List of Equity Security Holders" and that the information contained therein is true and correct to the best of my knowledge, information and belief.

Dated: August 18, , 2010 New York, New York /s/ Jeff Hunter
Jeff Hunter

Manager, Executive Vice President and Chief

Financial Officer

In re:	
EBG Holdings LLC,  Debtor.	Case No. 10()
	Chapter 11
	Joint Administration Requested

### **CORPORATE OWNERSHIP STATEMENT**

Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure and Rule 1007-3 of the Local Bankruptcy Rules for the Southern District of New York, the following are corporations, other than a governmental unit, that directly or indirectly own 10% or more of any class of the equity interests of the Debtor:

Non-Debtor Equityholder	Percent Ownership
US Power Generating Company 505 Fifth Avenue, 21 <sup>st</sup> Floor New York, NY 10017	100% Direct Ownership of the Debtor
New Astoria Generating Company Holdings, L.L.C. c/o US Power Generating Company 505 Fifth Avenue, 21 <sup>st</sup> Floor New York, NY 10017	Approximately 46% Ownership of US Power Generating Company
Avenue Investments, L.P.	Approximately 15% Ownership of US Power Generating Company
Madison Dearborn Capital Partners IV, L.P.	Approximately 90% Ownership of New Astoria Generating Company Holdings, L.L.C.

The Debtor does not directly or indirectly own 10% or more of any class of equity interests in any corporation whose securities are publicly traded. The Debtor does not own any interest in any general or limited partnership or joint venture.

I, the undersigned officer of the Debtor in the above-captioned case, declare under

penalty of perjury that I have reviewed the "Corporate Ownership Statement" and that the

information contained therein is true and correct, as of the date referred to therein, to the best of

my knowledge, information and belief.

Dated: August 18, 2010

New York, New York

/s/ Jeff Hunter

Jeff Hunter

Manager, Executive Vice President and Chief

Financial Officer

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